SELF-CALENDARING INSTRUCTIONS FOR THE HONORABLE JUDGE MUND [PAGE 4 HAS ACTUAL HEARING DATES]

The self-calendaring system is designed to allow both counsel and parties to schedule hearing dates for matters heard on regular notice, without having to contact the Calendar Clerk to obtain a hearing date. Matters that do not require hearings may be filed in accordance with Local Bankruptcy Rule 9013-1(g)(1).

- I. Parties may select their own hearing dates if the matter to be heard falls within the one of the following categories:
 - A. Motions for Relief From Stay
 - B. Disclosure Statements
 - C. Objections to Claims
 - D. Fee Applications
 - E. Employment Applications
 - F. Any motion in a Chapter 7, 11 or 13 Case or an Adversary Proceeding not identified in section II below as being ineligible for self-calendaring
 - G. Certain Motions for Relief from Stay Heard on Shortened Time
 (If a motion for relief from stay does not fall within one of the following
 enumerated categories and the movant wishes to have it heard on shortened
 time, the movant must apply for an order shortening time or proceed utilizing
 the procedures that govern emergency motions and *may not* self-calendar
 the motion.)
 - 1. Residential unlawful detainer actions
 - 2. *Post*-petition transfers of real property to the debtor
 - 3. *Pre*-petition transfers to the debtor
 - a. Either within 90 days of the debtor's petition date, or
 - b. Involving a fractionalized interest in real property.
- II. The following matters **may not** be self calendared.
 - A. Applications for Orders Shortening Time* -
 - B. Matters Heard on Shortened Notice or on an ex parte basis*
 - C. Emergency Motions*
 - D. Chapter 11 motions under General Order 02-02 requiring emergency or expedited relief on two day's notice.
 - E. Initial Status Conferences in Adversary Proceedings
 - F. Clusters of Related Matters that would ordinarily be set for different hearing times
 - G. Pre-trial Conferences

For more information concerning procedures for obtaining hearings on matters on this list marked with an asterisk*, contact Judge Mund's Law Clerk at (818) 587-2840. For more information concerning procedures for obtaining hearings on any matter on this list not marked with an asterisk*, contact Judge Mund's Courtroom Services Clerk at (818) 587-2853.

For matters that may be self-calendared, follow the steps outlined below:

- STEP 1: Identify available dates and times for the type of matter that you want to calendar by referring to the calendar of available hearing dates posted in the Judge's courtroom or on the Court's website (www.cacb.uscourts.gov) or by calling the Court's general information number (818) 587-2900 and selecting the menu options necessary to direct you to calendaring information for Judge Mund.
- PLEASE NOTE: Calendar dates are subject to periodic revision, so please verify that you are referring to a *current version* of the Judge's calendar.
 - STEP 2: Prepare a notice of hearing for the date and time that you have selected. If your motion is for relief from stay, you must provide notice in the same form as outlined by Local Bankruptcy Rule 9013-1(1)(e) (Local Forms series 350).
- PLEASE NOTE: By choosing a date for a relief from stay hearing that is greater than 30 days from the date you file your motion, you are deemed to have waived the time limits of Bankruptcy Code Section 362(e).
 - STEP 3: Give sufficient notice of all matters to all parties entitled to receive such notice pursuant to applicable provisions of the Local Bankruptcy Rules and Federal Rules of Bankruptcy Procedure. Schedule hearing dates accordingly. Moving parties may refer to Local Bankruptcy Rule 9013-1(a)(6) regarding service of the notice of the hearing and Local Bankruptcy Rule 9013-1(a)(13) regarding evidence supporting the motion.
 - STEP 4: File and serve your moving papers in a timely manner! Refer to the Local Bankruptcy Rules and Federal Rules of Bankruptcy Procedure for applicable filing and service deadlines. If proof of service is insufficient, the moving party's motion may be continued or denied. Be sure to deliver a courtesy copy of all papers to the courtesy copy box adjacent to the elevators on the third floor with the time, date and location of the scheduled hearing placed underneath the title of the pleading.

STEP 5: If the date you have selected is unavailable because you have given insufficient notice, the date and time are already fully booked or for any other reason, the Calendar Clerk will contact you to arrange an alternative date. The Court reserves the right to reschedule any hearing. You will be notified promptly if your hearing has been re-set.

STEP 6: Bring your proposed order to the hearing, together with whatever notices of entry, copies and envelopes may be required, so that the Judge can sign the order at the hearing if your motion is granted. Do not lodge the proposed order prior to the hearing. (You may, however, serve the proposed order on other parties, if you wish to afford them an opportunity to review the form of the order before the hearing.)

Telephonic Appearance Instructions for Judge Geraldine Mund

<u>Before Requesting Telephonic Appearance:</u> Please check Judge Mund's Calendar on the Web Pacer system and review any Tentative Ruling about the matter on calendar. No appearance required may be a part of the Tentative Ruling.

Requesting Telephonic Appearance: After you have checked Pacer for a telephonic ruling and have determined that an appearance is necessary, call Court Call at (866) 582-6878 no later than 3:00 p.m. the day before the scheduled hearing and tell Court Call who you are, and how you are related to the matter on calendar. If you miss the 3.00 p.m. deadline you should call Judge Mund's Law Clerk at (818) 587-2840.

<u>Multiple Parties Appearing Telephonically:</u> If multiple parties at different locations desire to appear telephonically they may arrange this through **Court Call** by calling (866) 582-6878 no later than **3:00 p.m.** the day **before** the scheduled hearing.

<u>Additional Telephonic Appearance Information:</u> Choose Procedures/Rules/Forms on the Court's Home Page, then choose Judge Forms & Instructions, then choose Judge Geraldine Mund, then choose Telephonic Appearances Information.

JUDGE GERALDINE MUND AVAILABLE HEARING DATES FOR SELF CALENDARING JULY 1, 2006 THROUGH OCTOBER 31, 2006

- (A) Chapter 7 and Chapter 13 Motions for Relief from the Automatic Stay May be set on Thursday mornings at 9:30 a.m. **EXCEPT:** No exceptions. If you choose a date beyond 30 days from the date you file your motion, you are deemed to have waived the time limits of Bankruptcy Code Section 362(e).
- (B) Residential Unlawful Detainer Motions for Relief from the Automatic Stay Chapters 7 and 13 Bankruptcy Cases Only.

 May be self calendared on 5 Court day's notice AND MUST BE FILED 5 COURT DAYS BEFORE THE SCHEDULED HEARING. A separate Application for Order Shortening time is NOT needed under these circumstances. The hearing on the motion for relief from stay may be set on Thursday mornings at 10:00 a.m. EXCEPT: No exceptions.
- (C) <u>Chapter 7 and 11 Motions to Dismiss</u> May be set on Tuesday mornings at 10:00 a.m. **EXCEPT:** August 1, September 12, September 19 and October 17, 2006.
- (D) <u>Chapter 11 Disclosure Statements</u> May be set on Tuesday mornings at 10:00 a.m. **EXCEPT:** August 1, September 12, September 19 and October 17, 2006.
- (E) <u>Chapter 11 Motions for Relief from the Automatic Stay</u> May be set on Tuesday mornings at 10:00 a.m. **EXCEPT:** August 1, September 12, September 19 and October 17, 2006.
- (F) <u>Motions to Approve Reaffirmation Agreements</u> May be set on Tuesday mornings at 8:30 a.m. <u>on the following dates</u>: July 18, August 15, September 19, and October 17, 2006.
- (G) All Other Chapter 7 and 11 Applications, Objections or Motions (except for Motions for Relief from the Automatic Stay) May be set on Wednesday mornings at 10:00 a.m.

 EXCEPT: August 2, September 13, September 20 and October 18, 2006
- (H) Adversary related motions May be set on Wednesday afternoons at 1:30 p.m. **EXCEPT**August 2, September 13, September 20 and October 18, 2006. Please note that new Local Rule 9013-1(e) requires 35 days notice for summary judgment motions and not the usual 24 days notice.
- (I) <u>Chapter 13 Objections to Claims, Motions to Modify Plan, Motions to Sell or Refinance, Objections to Dismissal of the Case and Motions to Dismiss or Convert Case</u> May be set at 2:30 p.m. on the following dates: July 18, August 15, September 19, and October 10, 2006.
- (J) Motions on Shortened Notice These must comply with Local Bankruptcy Rule 9075-1. You must file your moving papers without a hearing date or time along with an Application for Order Shortening Time with the Bankruptcy Court Clerk's Office and have conformed copies of all documents delivered to Judge Mund's Courtesy Copy Box on the third floor of the Courthouse adjacent to the elevators. Two days after both the filing of the documents with the Bankruptcy Court Clerk's Office and delivery of courtesy copies, 587-2840, unless the Law Clerk has already called the applicant. (SOME DATES MAY HAVE CHANGED SINCE THE PREVIOUS LIST.)

 FOR LATE CALENDAR CALLS, PLEASE CALL CHAMBERS AT (818) 587-2840.